subsidy effective with the month following the expiration of the 90-day period described in §418.3120(b)(1).

(d) If you do not return the redetermination forms described in  $\S418.3120(b)(2)$ , we will terminate your subsidy effective in January of the next year.

## §418.3125 What are redeterminations?

- (a) Redeterminations defined. A redetermination is a periodic review of your eligibility to make sure that you are still eligible for a subsidy and if so, to determine whether you should continue to receive a full or partial subsidy. This review deals with evaluating your income and resources (and those of your spouse, who lives with you) and will not affect past months of eligibility. It will be used to determine your future subsidy eligibility and whether you should receive a full or partial subsidy for future months. We will redetermine your eligibility if we made the initial determination of your eligibility or if you are deemed eligible because you receive SSI benefits. Rules regarding redeterminations of initial eligibility determinations made by a State are described in 42 CFR 423.774.
- (b) When we make redeterminations. (1) We will redetermine your subsidy eligibility within one year after we determine that you are eligible for the subsidy.
- (Ž) After the first redetermination, we will redetermine your subsidy eligibility at intervals determined by the Commissioner. The length of time between redeterminations varies depending on the likelihood that your situation may change in a way that affects your eligibility and whether you should receive a full or partial subsidy.
- (3) We may also redetermine your eligibility and whether you should receive a full or partial subsidy when you tell us of a change in your circumstances described in §418.3120.
- (4) We may redetermine your eligibility when we receive information from you or from data exchanges with Federal and State agencies that may affect whether you should receive a full or partial subsidy or your eligibility for the subsidy.
- (5) We will also redetermine eligibility on a random sample of cases for

quality assurance purposes. For each collection of sample cases, all factors affecting eligibility and/or whether you should receive a full or partial subsidy may be verified by contact with primary repositories of information relevant to each individual factor (e.g., we may contact employers to verify wage information). Consequently, we may contact a variety of other sources, in addition to recontacting you, to verify the completeness and accuracy of our information.

## FILING OF APPLICATION

## § 418.3201 Must you file an application to become eligible for a subsidy?

Unless you are a person covered by §418.3105, in addition to meeting other requirements, you or your personal representative must file an application to become eligible for a subsidy. If you believe you may be eligible for a subsidy, you should file an application. Filing a subsidy application does not commit you to participate in the Part D program. Filing an application will:

- (a) Permit us to make a formal determination on your eligibility for the subsidy and whether you should receive a full or partial subsidy;
- (b) Assure that you can receive the subsidy for any months that you are eligible and are enrolled in a Medicare Part D plan or Medicare Advantage plan with prescription drug coverage; and
- (c) Give you the right to appeal if you disagree with our determination.

## §418.3205 What makes an application a claim for a subsidy?

We will consider your application a claim for the subsidy if:

- (a) You, or someone acting on your behalf as described in §418.3215, complete an application on a form prescribed by us;
- (b) You, or someone acting on your behalf as described in §418.3215, file the application with us pursuant to §418.3220; and
- (c) You are alive on the first day of the month in which the application is filed.